IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA MISSOULA DIVISION

UNITED STATES OF AMERICA,

CR 21–12–M–DLC

Plaintiff,

VS.

ORDER

TIMOTHY LEO VLEISIDES,

Defendant.

Before the Court is United States Magistrate Judge Kathleen L. DeSoto's Findings & Recommendation Concerning Plea. (Doc. 145.) Because neither party objected, they are not entitled to *de novo* review. 28 U.S.C. § 636(b)(1); *United States v. Reyna-Tapia*, 328 F.3d 1114, 1121 (9th Cir. 2003). Therefore, the Court reviews the Findings and Recommendation for clear error. *McDonnell Douglas Corp. v. Commodore Bus. Mach., Inc.*, 656 F.2d 1309, 1313 (9th Cir. 1981). Clear error exists if the Court is left with a "definite and firm conviction that a mistake has been committed." *United States v. Syrax*, 235 F.3d 422, 427 (9th Cir. 2000).

Defendant Vleisides is charged with one count of possession with intent to distribute methamphetamine, in violation of 21 U.S.C. § 841(a)(1) (Count I), as set forth in the Superseding Information. (Doc. 138.) Judge DeSoto recommends that this Court accept Vleisides's guilty plea as to Count I after Vleisides appeared

before her pursuant to Federal Rule of Criminal Procedure 11. The Court finds no

clear error in Judge DeSoto's Findings and Recommendation and adopts them in

full, including the recommendation to defer acceptance of the Plea Agreement until

sentencing when the Court will have reviewed the Plea Agreement and Presentence

Investigation Report.

Accordingly, IT IS ORDERED that Judge DeSoto's Findings and

Recommendation (Doc. 145) is ADOPTED in full.

IT IS FURTHER ORDERED that Vleisides's motion to change plea (Doc.

134) is GRANTED.

IT IS FURTHER ORDERED that Vleisides is adjudged guilty as charged in

Count I of the Superseding Information.

DATED this 29th day of August, 2022.

Dana L. Christensen, District Judge

United States District Court

2